



Furnace Brook

Watershed Summary

WATERSHED DESCRIPTION AND MAPS

The Furnace Brook watershed covers an area of approximately 10,420 acres in northeastern Connecticut (Figure 1). The watershed is located almost entirely within the Town of Stafford, and small portions extend east into Union, CT and north into Massachusetts.

The Furnace Brook watershed includes two segments, Furnace Brook (Segment 1) (CT-3103-01_01), and Furnace Brook (Segment 2) (CT-3103-02_01), impaired for recreation due to elevated bacteria levels. These segments were assessed by Connecticut Department of Energy and Environmental Protection (CT DEEP) and included in the CT 2010 303(d) list of impaired waterbodies. An excerpt of the Integrated Water Quality Report is included in Table 1 to show the status of some of the other waterbodies in the watershed (CT DEEP, 2010).

Furnace Brook (Segment 2) begins in northeastern Stafford at the outlet to the Staffordville Reservoir, flows southwest through multiple agricultural areas, and ends just upstream of the Route 140 crossing in downtown Stafford. This impaired segment is 4.93 miles long and is located entirely within the town of Stafford.

Furnace Brook (Segment 1) begins at the downstream terminus of Furnace Brook (Furnace Brook (Segment 2)) just upstream of the Route 140 crossing in downtown Stafford, flows south between River Road and Willington Avenue, passes under a railroad track crossing, and ends at the confluence with the Middle River in Stafford. This impaired segment is 0.18 miles long and is located entirely within the town of Stafford.

The impaired segments of Furnace Brook have a water quality classification of B. Designated uses include habitat for fish and other aquatic life and wildlife, recreation, and industrial and agricultural water supply. These segments are impaired due to elevated bacteria concentrations, affecting the designated use of recreation. As there are no designated beaches on these segments, the specific recreation impairment is for non-designated swimming and other water contact related activities.

Impaired Segment Facts

Impaired Segments:

1. Furnace Brook (Segment 1) (CT3103-00_01)
2. Furnace Brook (Segment 2) (CT3103-00_02)

Town: Stafford

Impaired Segment Lengths (miles):

CT3103-00_01 (0.18); CT3103-00_02 (4.93)

Water Quality Classifications:

Class B

Designated Use Impairments:

Recreation

Sub-regional Basin Name and

Code: Furnace Brook, 3103

Regional Basin: Willimantic

Major Basin: Thames

Watershed Area (acres): 10,420

MS4 Applicable? No

Figure 1: Watershed location in Connecticut

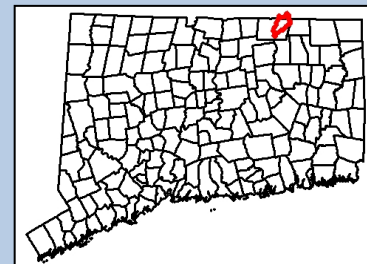
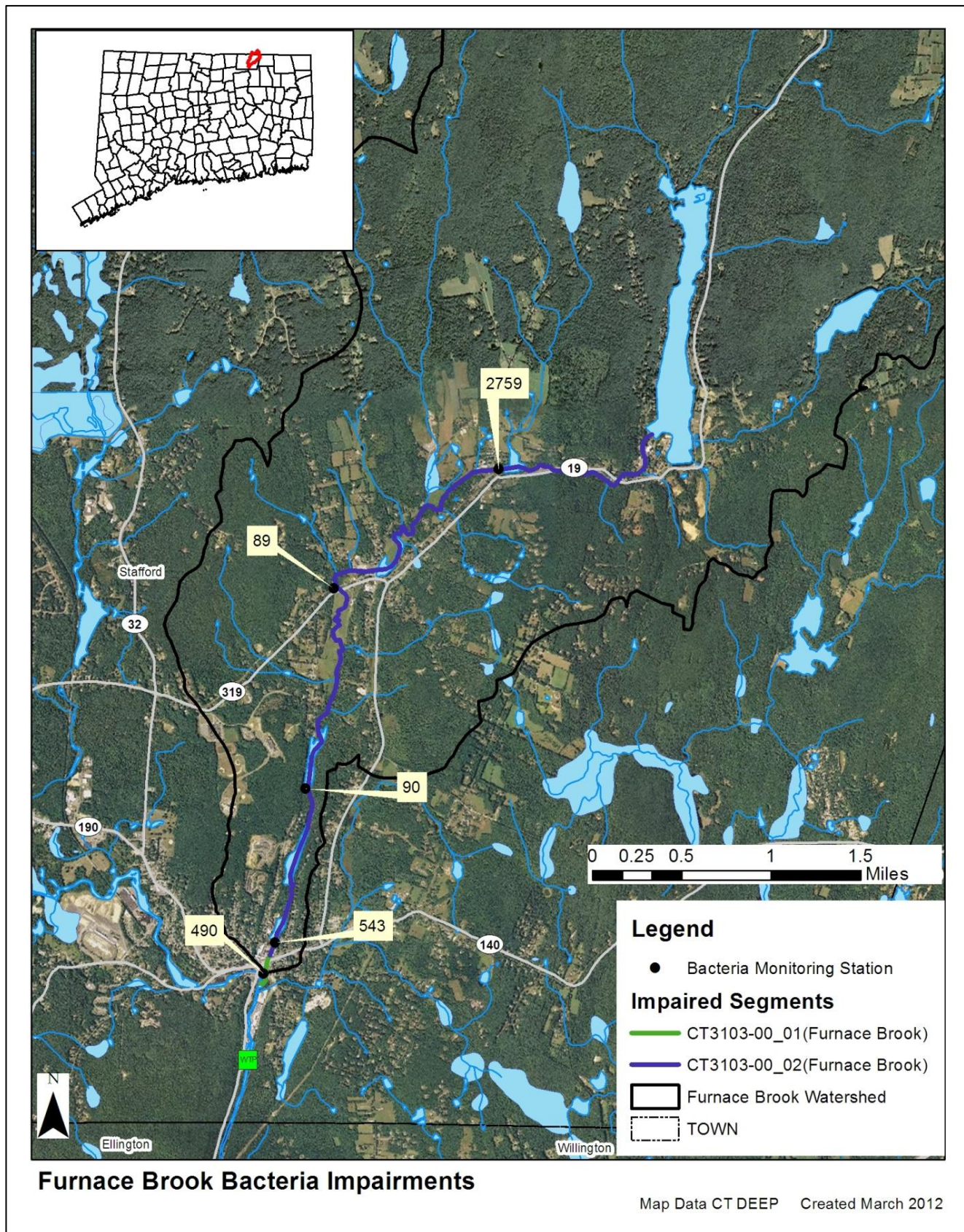


Table 1: Impaired segments and nearby waterbodies from the Connecticut 2010 Integrated Water Quality Report

Waterbody ID	Waterbody Name	Location	Miles	Aquatic Life	Recreation	Fish Consumption
CT3103-00_01	Furnace Brook (Stafford)-01	From mouth at confluence with Middle River, US through concrete channel, stopping at US end of concrete channel (passes under RR tracks and Route 140), Stafford.	0.18	NOT	NOT	FULL
CT3103-00_02	Furnace Brook(Stafford)-02	From US end of concrete channel (just US of Route 140 crossing), US to Staffordville Reservoir outlet dam (just US of Upper Road crossing), Stafford.	4.93	FULL	NOT	FULL
Shaded cells indicate impaired segment addressed in this TMDL FULL = Designated Use Fully Supported NOT = Designated Use Not Supported U = Unassessed						

Figure 2: GIS map featuring general information of the Furnace Brook watershed at the sub-regional level



Land Use

Existing land use can affect the water quality of waterbodies within a watershed (USEPA, 2011c). Natural processes, such as soil infiltration of stormwater and plant uptake of water and nutrients, can occur in undeveloped portions of the watershed. As impervious surfaces (such as rooftops, roads, and sidewalks) increase within the watershed landscape from commercial, residential, and industrial development, the amount of stormwater runoff to waterbodies also increases. These waterbodies are negatively affected as increased pollutants from failing and insufficient septic systems, oil and grease from automobiles, and sediment from construction activities become entrained in this runoff. Agricultural land use activities, such as fertilizer application and manure from livestock, can also increase pollutants in nearby waterbodies (USEPA, 2011c).

As shown in Figures 3 and 4, the Furnace Brook watershed consists of 77% forest, 13% urban area, 5% water, and 5% agriculture. The area surrounding Furnace Brook (Segment 1) is dominated by urban land uses. Furnace Brook (Segment 2) is surrounded by a mix of forested, agricultural, and urban land uses, particularly in upstream portions and in central Stafford.

Figure 3: Land use within the Furnace Brook watershed

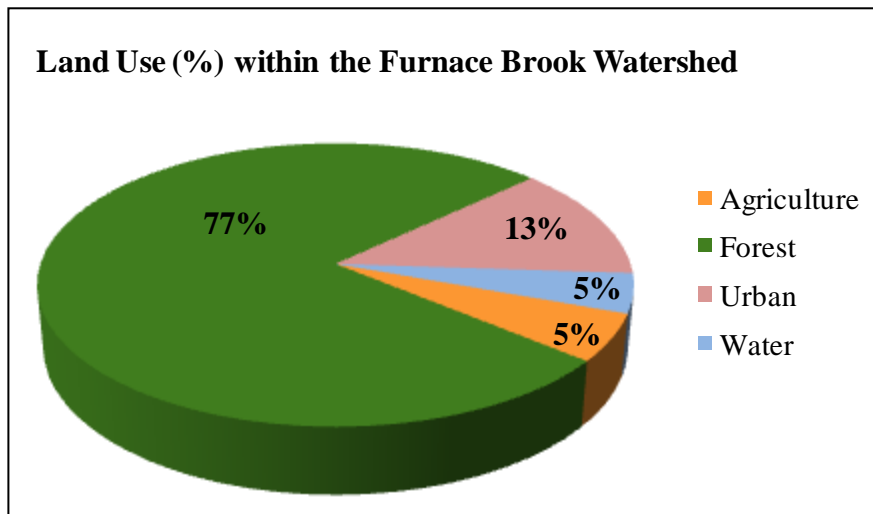
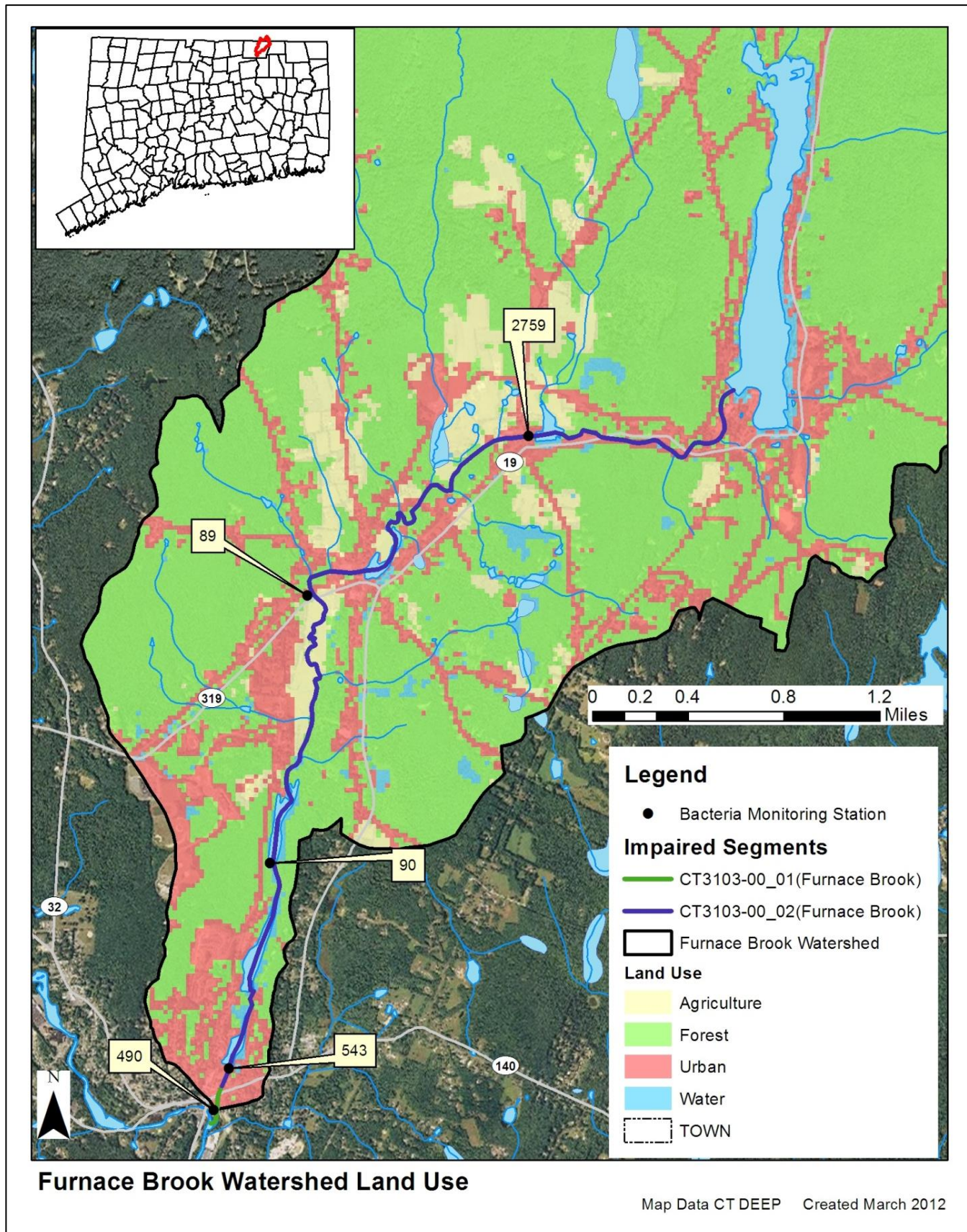


Figure 4: GIS map featuring land use for the Furnace Brook watershed at the sub-regional level



WHY IS A TMDL NEEDED?

E. coli is the indicator bacteria used for comparison with the CT State criteria in the CT Water Quality Standards (WQS) (CTDEEP, 2011). All data results are from CT DEEP, USGS, Bureau of Aquaculture, or volunteer monitoring efforts at stations located on the impaired segments.

Table 2: Sampling station location description for impaired segments in the Furnace Brook watershed

Waterbody ID	Station	Station Description	Municipality	Latitude	Longitude
CT3103-00_01	490	At end of concrete channel	Stafford	41.95293	-72.302561
CT3103-00_02	543	Upstream of concrete channel	Stafford	41.95544	-72.301311
	90	Downstream of Glenville Pond	Stafford	41.96788	-72.297911
	89	Upstream of Orcuttville Road	Stafford	41.98408	-72.294733
	2759	Upstream of Hydeville Road	Stafford	41.99367	-72.276708

Furnace Brook (Segment 1) (CT3103-00_01) and Furnace Brook (Segment 2) (CT3103-00_02) are Class B freshwater streams. Their applicable designated uses are habitat for fish and other aquatic life and wildlife, recreation, navigation, and industrial and agricultural water supply. Water quality analyses were conducted using data from one sampling location on Furnace Brook (Segment 1) (Station 490), and four sampling locations on Furnace Brook (Segment 2) (Stations 543, 90, 89, and 2759).

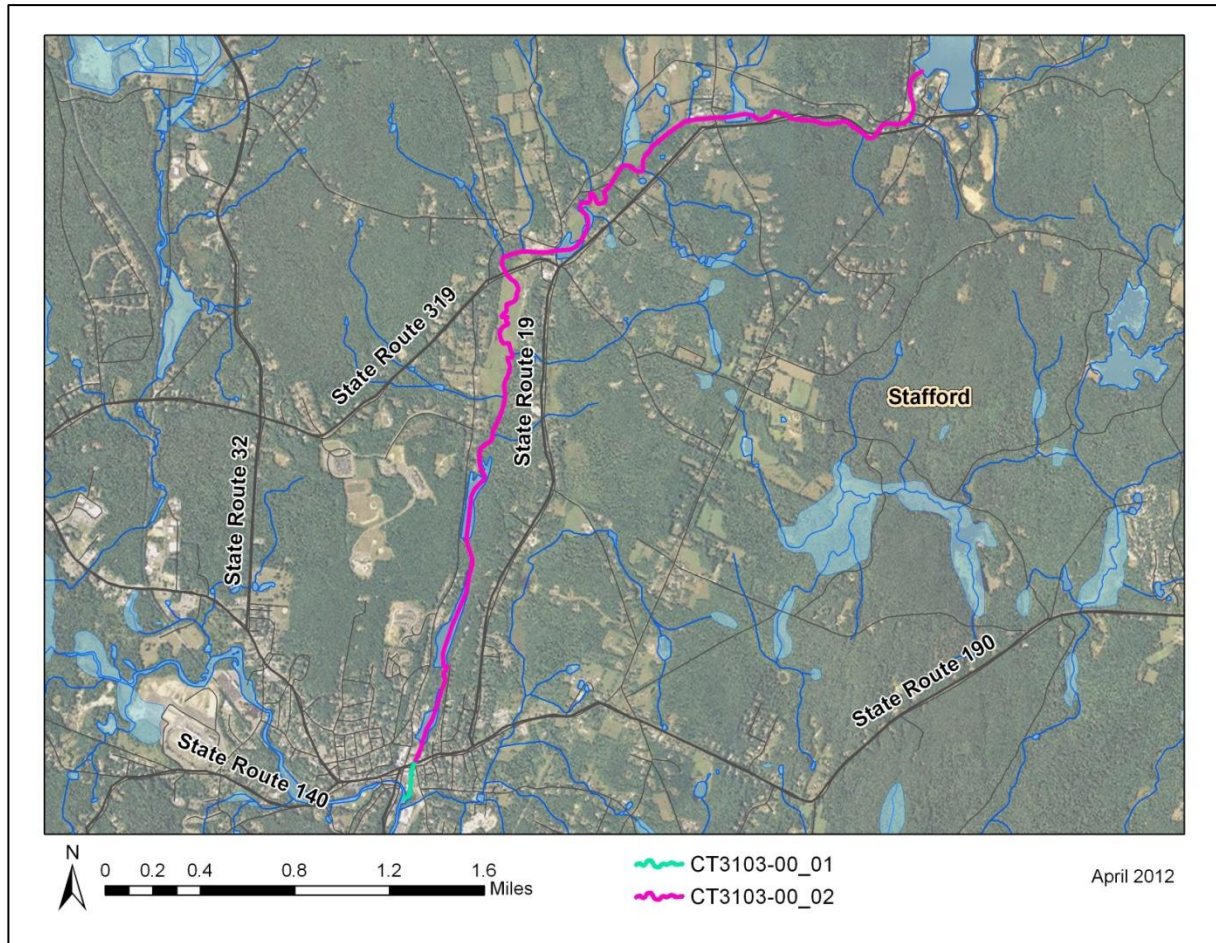
Water quality criteria for *E. coli*, along with bacteria sampling results from 1999-2002 and 2010, are presented in Table 8 for Furnace Brook (Segment 1). Single sample values at Station 490 on Furnace Brook (Segment 1) exceeded the WQS for *E. coli* at least once in all sampling years, except 2002. Annual geometric means were calculated for Station 490 and exceeded the WQS for *E. coli* in all sampling years, except 2002.

Water quality criteria for *E. coli*, along with bacteria sampling results from 1999-2001 and 2010, are presented in Table 9 for Furnace Brook (Segment 2). Single sample values exceeded the WQS for *E. coli* at Station 89 in 2000, 2001, and 2010. Annual geometric means were also calculated for Station 89 and exceeded the WQS for *E. coli* in all sampling years. All other stations did not exceed the WQS for *E. coli* for geometric mean or single sample values.

To aid in identifying possible bacteria sources, the geometric mean was also calculated for each station for wet-weather and dry-weather sampling days (Tables 8 and 9). Geometric means at Station 490 on Furnace Brook (Segment 1) exceeded the WQS for *E. coli* during both dry and wet-weather with dry-weather more than twice wet-weather. Geometric means during wet-weather could not be calculated for Stations 543, 90, or 2759 on Furnace Brook (Segment 2) due to a lack of wet-weather data, and none of these stations exceeded the WQS for *E. coli* during dry-weather. Geometric means at Station 89 exceeded the WQS for *E. coli* during both wet and dry-weather.

Due to the elevated bacteria measurements presented in Tables 8 and 9, these impaired segments did not meet CT's bacteria WQS, were identified as impaired, and were placed on the CT List of Waterbodies Not Meeting Water Quality Standards, also known as the CT 303(d) Impaired Waters List. The Clean Water Act requires that all 303(d) listed waters undergo a TMDL assessment that describes the impairments and identifies the measures needed to restore water quality. The goal is for all waterbodies to comply with State WQS.

Figure 5: Aerial map of Furnace Brook



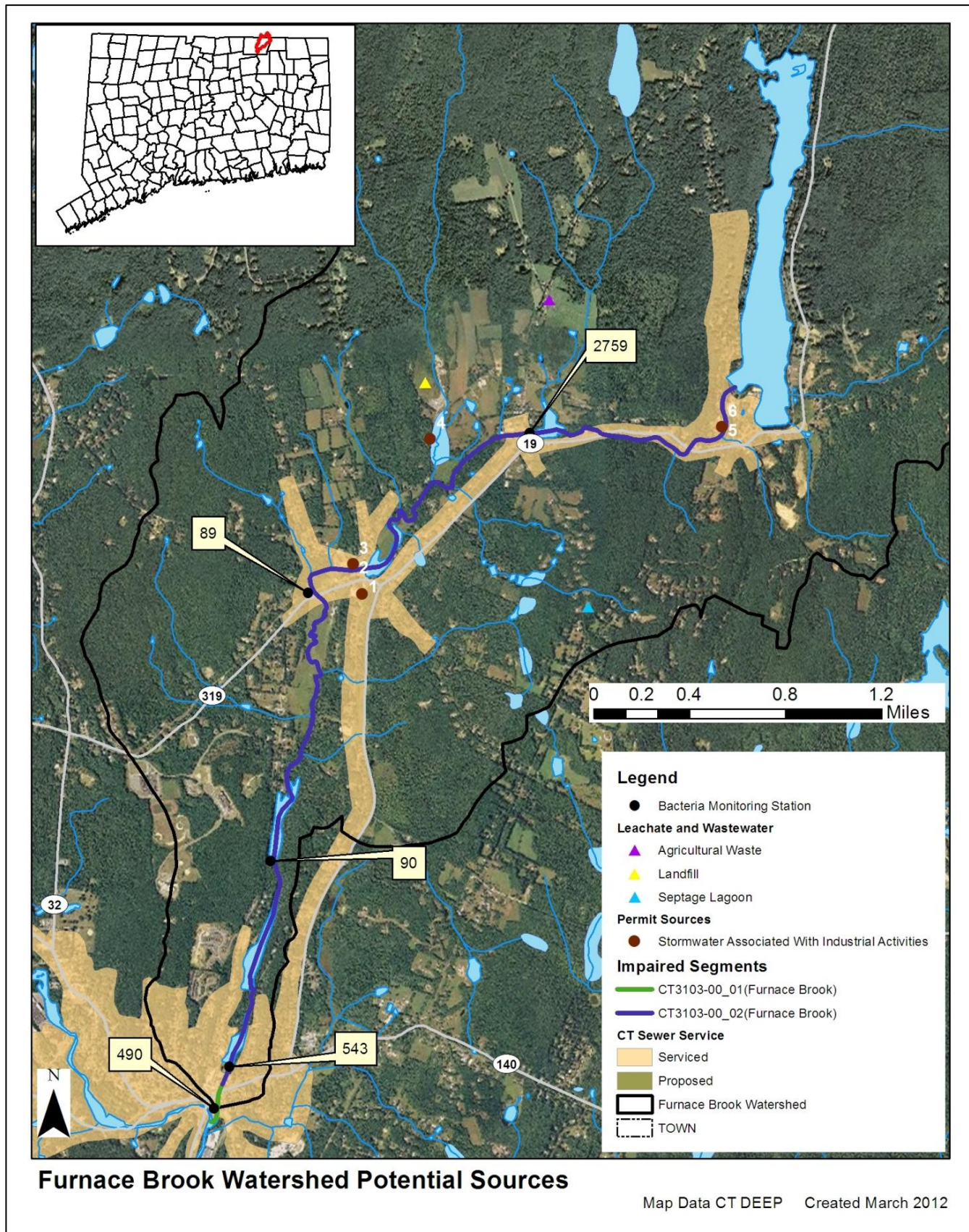
POTENTIAL BACTERIA SOURCES

Potential sources of indicator bacteria in a watershed include point and non-point sources, such as stormwater runoff, agriculture, sanitary sewer overflows (collection system failures), illicit discharges, and inappropriate discharges to the waterbody. Potential sources that have been tentatively identified in the Furnace Brook watershed based on land use (Figures 3 and 4) and a collection of local information for each of the waterbodies is presented in Table 3 and Figure 6. However, the list of potential sources is general in nature and should not be considered comprehensive. There may be other sources not listed here that contribute to the observed water quality impairment in the study segments. Further monitoring and investigation will confirm listed sources and discover additional sources. Some segments in this watershed are currently listed as unassessed by CT DEEP procedures. This does not suggest that there are no potential issues on these segments, but indicates a lack of current data to evaluate the segments as part of the assessment process. For some segments, there are data from permitted sources, and CT DEEP recommends that any elevated concentrations found from those permitted sources be addressed through voluntary reduction measures. More detailed evaluation of potential sources is expected to become available as activities are conducted to implement these TMDLs.

Table 3: Potential bacteria sources in the Furnace Brook watershed

Impaired Segment	Permit Source	Illicit Discharge	CSO/SSO Issue	Failing Septic System	Agricultural Activity	Stormwater Runoff	Nuisance Wildlife/Pets	Other
Furnace Brook (Segment 1) CT3103-00_01	x	x				x	x	
Furnace Brook (Segment 2) CT3103-00_02	x	x		x	x	x	x	

Figure 6: Potential sources in the Furnace Brook watershed at the sub-regional level



The potential sources map for the impaired basin was developed after thorough analysis of available data sets. If information is not displayed in the map, then no sources were discovered during the analysis. The following is the list of potential sources that were evaluated: problems with migratory waterfowl, golf course locations, reservoirs, proposed and existing sewer service, cattle farms, poultry farms, permitted sources of bacteria loading (surface water discharge, MS4 permit, industrial stormwater, commercial stormwater, groundwater permits, and construction related stormwater), and leachate and discharge sources (agricultural waste, CSOs, failing septic systems, landfills, large septic tank leach fields, septage lagoons, sewage treatment plants, and water treatment or filter backwash).

Point Sources

Permitted sources within the watershed that could potentially contribute to the bacteria loading are identified in Table 4. This table includes permit types that may or may not be present in the impaired watershed. A list of active permits in the watershed is included in Table 5. Additional investigation and monitoring may reveal the presence of additional discharges in the watershed. Available effluent data from each of these permitted categories found within the watershed are compared to the CT State WQS for the appropriate receiving waterbody use and type. When available, bacteria data results from these permitted sources are listed in Table 6.

Table 4: General categories list of other permitted discharges

Permit Code	Permit Description Type	Number in watershed
CT	Surface Water Discharges	0
GPL	Discharge of Swimming Pool Wastewater	0
GSC	Stormwater Discharge Associated with Commercial Activity	0
GSI	Stormwater Associated with Industrial Activity	6
GSM	Part B Municipal Stormwater MS4	0
GSN	Stormwater Registration – Construction	0
LF	Groundwater Permit (Landfill)	0
UI	Underground Injection	0

Permitted Sources

As shown in Table 5, there are multiple permitted discharges in the Furnace Brook watershed. Bacteria data from 2001-2003 for two of these industrial permitted facilities are included in Table 6. Although the results cannot be compared to the water quality standard as there is no recreation standard for fecal coliform, multiple samples from Warren Corp (GSI000985) and TTM Printed Circuit Group, Inc. (GSI000537) in Stafford had readings over 1,000 colonies/100 mL. These results indicate that permitted sources near the impaired segments (Figure 6) may be potential sources of bacterial contamination.

Since the MS4 permits are not targeted to a specific location, but the geographic area of the regulated municipality, there is no one accurate location on the map to display the location of these permits. One dot will be displayed at the geographic center of the municipality as a reference point. Sometimes this location falls outside of the targeted watershed and therefore the MS4 permit will not be displayed in the Potential

Sources Map. Using the municipal border as a guideline will show which areas of an affected watershed are covered by an MS4 permit.

Table 5: Permitted facilities within the Furnace Brook watershed

Town	Client	Permit ID	Permit Type	Site Name	Address	Map #
Stafford	Town Of Stafford	GS1000280	Stormwater Associated With Industrial Activities	Stafford Highway Garage	210 East Street	1
Stafford Springs	TTM Printed Circuit Group, Inc.	GS1000537	Stormwater Associated With Industrial Activities	TTM Printed Circuit Group, Inc.	4 Old Monson Road	3
Stafford Springs	TTM Printed Circuit Group, Inc.	GS1000829	Stormwater Associated With Industrial Activities	TTM Printed Circuit Group, Inc.	228 Upper Road	6
Stafford Springs	Town Of Stafford	GS1001584	Stormwater Associated With Industrial Activities	Stafford Transfer Station	80 Upper Road	4
Stafford Springs	TTM Printed Circuit Group, Inc.	GS1001957	Stormwater Associated With Industrial Activities	TTM Printed Circuit Group, Inc.	228 Upper Road	5
Stafford Springs	TTM Printed Circuit Group, Inc.	GS1001958	Stormwater Associated With Industrial Activities	TTM Printed Circuit Group, Inc.	4 Old Monson Road	2

Table 6: Industrial permits in the Furnace Brook watershed and available fecal coliform data (colonies/100mL). The results cannot be compared to the water quality standard as there is no recreation standard for fecal coliform.

Town	Location	Permit Number	Receiving Water	Sample Location	Sample Date	Result
Stafford	The Warren Corp.	GS1000985	Furnace Brook	001 - Cyril Johnson Building	07/17/01	>12000
Stafford	The Warren Corp.	GS1000985	Furnace Brook	002 - Warren Building	07/17/01	>12000
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP1	08/29/02	>600
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP1	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP1	07/09/03	>1000
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP1A	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP1A	07/09/03	>1000
Stafford	TTM Printed Circuit Group, Inc.	GS1000537	Furnace Brook	MP2	08/29/02	>600

Table 6: Industrial permits in the Furnace Brook watershed and available fecal coliform data (colonies/100mL). The results cannot be compared to the water quality standards as there is no recreation standard for fecal coliform. (continued)

Town	Location	Permit Number	Receiving Water	Sample Location	Sample Date	Result
Stafford	TTM Printed Circuit Group, Inc.	GSI000537	Furnace Brook	MP2	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000537	Furnace Brook	MP2	07/09/03	>1000
Stafford	TTM Printed Circuit Group, Inc.	GSI000537	Furnace Brook	MP3	08/29/02	>600
Stafford	TTM Printed Circuit Group, Inc.	GSI000537	Furnace Brook	MP3	05/01/03	20
Stafford	TTM Printed Circuit Group, Inc.	GSI000537	Furnace Brook	MP3	07/09/03	>2000
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML4	08/29/02	>600
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML4	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML4	07/09/03	280
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML4A	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML4A	07/09/03	>1000
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML5	08/29/02	>600
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML5	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML5	07/09/03	>1000
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML6	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML6	07/09/03	>2000
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML7	05/01/03	10
Stafford	TTM Printed Circuit Group, Inc.	GSI000829	Furnace Brook	ML7	07/09/03	210

Municipal Stormwater Permitted Sources

Per the EPA Phase II Stormwater rule all municipal storm sewer systems (MS4s) operators located within US Census Bureau Urbanized Areas (UAs) must be covered under MS4 permits regulated by the

appropriate State agency. There is an EPA waiver process that municipalities can apply for to not participate in the MS4 program. In Connecticut, EPA has granted such waivers to 19 municipalities. All participating municipalities within UAs in Connecticut are currently regulated under MS4 permits by CT DEEP staff in the MS4 program. The US Census Bureau defines a UA as a densely settled area that has a census population of at least 50,000. A UA generally consists of a geographic core of block groups or blocks that exceeds the 50,000 people threshold and has a population density of at least 1,000 people per square mile. The UA will also include adjacent block groups and blocks with at least 500 people per square mile. A UA consists of all or part of one or more incorporated places and/or census designated places, and may include additional territory outside of any place. (67 FR 11663)

For the 2000 Census a new geographic entity was created to supplement the UA blocks of land. This created a block known as an Urban Cluster (UC) and is slightly different than the UA. The definition of a UC is a densely settled area that has a census population of 2,500 to 49,999. A UC generally consists of a geographic core of block groups or blocks that have a population density of at least 1,000 people per square mile, and adjacent block groups and blocks with at least 500 people per square mile. A UC consists of all or part of one or more incorporated places and/or census designated places; such a place(s) together with adjacent territory; or territory outside of any place. The major difference is the total population cap of 49,999 people for a UC compared to >50,000 people for a UA. (67 FR 11663)

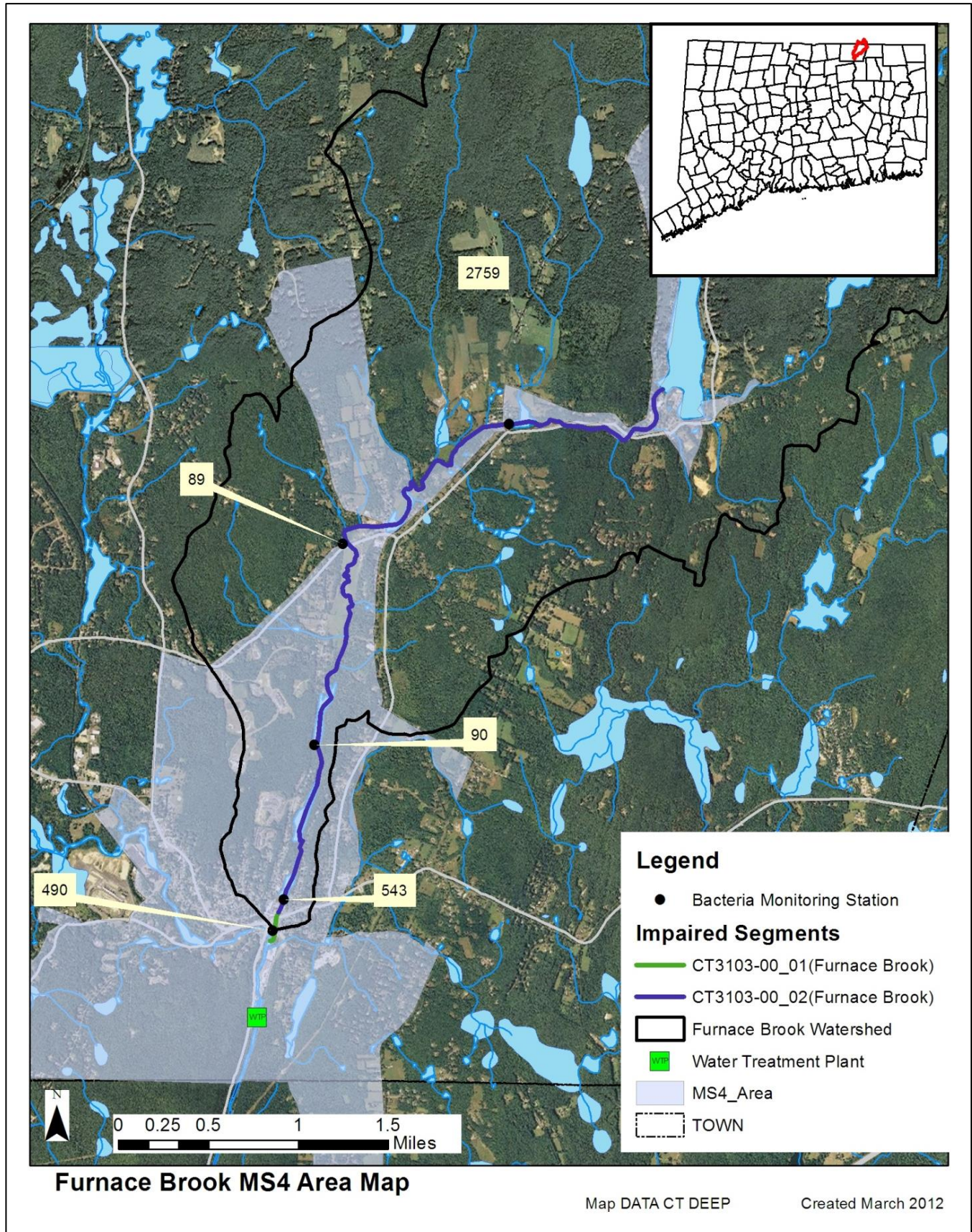
While it is possible that CT DEEP will be expanding the reach of the MS4 program to include UC municipalities in the near future they are not currently under the permit. However, the GIS layers used to create the MS4 maps in this Statewide TMDL did include both UA and UC blocks. This factor creates some municipalities that appear to be within an MS4 program that are not currently regulated through an MS4 permit. This oversight can explain a municipality that is at least partially shaded grey in the maps and there are no active MS4 reporting materials or information included in the appropriate appendix. While these areas are not technically in the MS4 permit program, they are still considered urban by the cluster definition above and are likely to contribute similar stormwater discharges to affected waterbodies covered in this TMDL.

As previously noted, EPA can grant a waiver to a municipality to preclude their inclusion in the MS4 permit program. One reason a waiver could be granted is a municipality with a total population less than 1000 people, even if the municipality was located in a UA. There are 19 municipalities in Connecticut that have received waivers, this list is: Andover, Bozrah, Canterbury, Coventry, East Hampton, Franklin, Haddam, Killingworth, Litchfield, Lyme, New Hartford, Plainfield, Preston, Salem, Sherman, Sprague, Stafford, Washington, and Stafford. There will be no MS4 reporting documents from these towns even if they are displayed in an MS4 area in the maps of this document.

The list of US Census UCs is defined by geographic regions and is named for those regions, not necessarily by following municipal borders. In Connecticut the list of UCs includes blocks in the following Census Bureau regions: Colchester, Danielson, Lake Pocotopaug, Plainfield, Stafford, Storrs, Torrington, Willimantic, Winsted, and the border area with Westerly, RI (67 FR 11663). Any MS4 maps showing these municipalities may show grey areas that are not currently regulated by the CT DEEP MS4 permit program.

The impaired segments of the Furnace Brook watershed are located in the Town of Stafford. As mentioned above, the Town of Stafford is one of 19 municipalities in Connecticut that received a waiver for MS4 General Permit compliance requirements (Figure 7). Information regarding stormwater management and the MS4 General Permit for the Discharge of Stormwater from Small Municipal Storm Sewer Systems (MS4 permit) can be obtained on CTDEEP's website (http://www.ct.gov/dep/cwp/view.asp?a=2721&q=325702&depNav_GID=1654).

Figure 7: MS4 areas of the Furnace Brook watershed



Non-point Sources

Non-point source pollution (NPS) comes from many diffuse sources and is more difficult to identify and control. NPS pollution is often associated with land-use practices. Examples of NPS that can contribute bacteria to surface waters include insufficient septic systems, pet and wildlife waste, agriculture, and contact recreation (swimming or wading). Potential sources of NPS within the Furnace Brook watershed are described below.

Agricultural Activities

Agricultural operations are an important economic activity and landscape feature in many areas of the State. Runoff from agricultural fields may contain pollutants such as bacteria and nutrients (USEPA, 2011a). This runoff can include pollutants from farm practices such as storing manure, allowing livestock to wade in nearby waterbodies, applying fertilizer, and reducing the width of vegetated buffer along the shoreline. While agricultural land use makes up only 5% of the watershed, several agricultural areas are located adjacent to Furnace Brook (Segment 2), particularly along Upper Road, Leonard Road, and Furnace Avenue (Figure 3 and 4). As shown in Figure 6, agricultural waste is documented as a potential leachate source near a tributary to Furnace Brook (Segment 2) off Hydeville Road. These agricultural areas may be causing bacterial contamination in Furnace Brook (Segment 2).

Insufficient Septic Systems and Illicit Discharges

As shown in Figure 6, there are residential and commercial areas around Furnace Brook (Segment 2) that do not have access to a sanitary sewer and instead rely on onsite wastewater treatment systems, such as septic systems. Insufficient or failing septic systems can be significant sources of bacteria by allowing raw waste to reach surface waters. In Connecticut, local health directors or health districts are responsible for keeping track of any reported insufficient or failing septic systems in a specific municipality. The Town of Stafford has its own Health Department (<http://www.staffordct.org/health.php>).

The entire area surrounding Furnace Brook (Segment 1) and multiple areas adjacent to Furnace Brook (Segment 2) are serviced by sanitary sewer. Sewer system leaks and other illicit discharges or connections may be contributing bacteria to nearby surface waters. Water quality data taken at Stations 490 and 89 were consistently high, especially during dry weather, which suggests that failing septic systems or illicit discharges may be a source of bacteria to Furnace Brook (Tables 8 and 9). Of particular note, Station 490 had a geometric mean twice as high during dry-weather as compared to wet-weather, which suggests that there may be a leak in the sanitary sewer system along Furnace Brook (Segment 1).

Wildlife and Domestic Animal Waste

Wildlife and domestic animals within the Furnace Brook watershed represent a potential source of bacteria. With the construction of roads and drainage systems, these wastes may no longer be retained on the landscape, but instead may be conveyed via stormwater to the nearest surface water. These physical land alterations can exacerbate the impact of natural sources on water quality (USEPA, 2001).

Geese and other waterfowl are known to congregate in open areas including recreational fields, golf courses, and agricultural crop fields. There are numerous agricultural crop fields in close proximity to Furnace Brook (Segment 2). In addition to creating a nuisance, large numbers of geese can also create unsanitary conditions on the grassed areas and cause water quality problems due to bacterial contamination associated with their droppings. Large populations of geese can also lead to habitat destruction as a result of overgrazing on wetland and riparian plants.

As hotspots for dog and horse owners, residential development surrounds portions of the impaired segments near Grant Avenue, Grant Avenue Extension, and Furnace Avenue in Stafford (Figure 4). When not properly disposed, waste from domestic animals such as dogs and horses can enter surface waters directly or through stormwater infrastructure.

Stormwater Runoff from Developed Areas

Approximately 13% of the watershed is considered urban, and some of that area is concentrated around the impaired segments in the Town of Stafford (Figure 4). Urban areas are often characterized by impervious cover, or surface areas such as roofs and roads that force water to run off land surfaces rather than infiltrate the soil. Studies have shown a link between increasing impervious cover and degrading water quality conditions in a watershed (CWP, 2003). In one study, researchers correlated the amount of fecal coliform to the percent of impervious cover in a watershed (Mallin *et al.*, 2000).

As shown in Figure 8, approximately 99% of the Furnace Brook watershed is characterized by 0-6% impervious cover and less than 1% is characterized by greater than 16% impervious cover, particularly near the southern portion of Furnace Brook (Segment 2) and along all of Furnace Brook (Segment 1). While impervious surfaces are not prevalent in the watershed as a whole, there are areas near the impaired segments with impervious surfaces, including buildings, parking lots, and roads along Main Street, River Road, and Willington Avenue in downtown Stafford, and along Furnace Avenue and East Street. Water quality data taken at Stations 490 and 89 were consistently high, especially during wet weather, which suggests that stormwater runoff may be a source of bacteria to Furnace Brook (Tables 8 and 9).

Figure 8: Range of impervious cover (%) in the Furnace Brook watershed

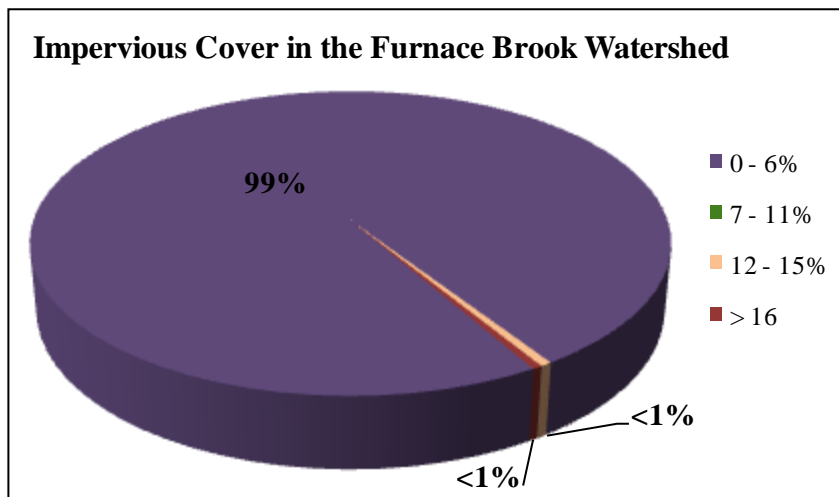
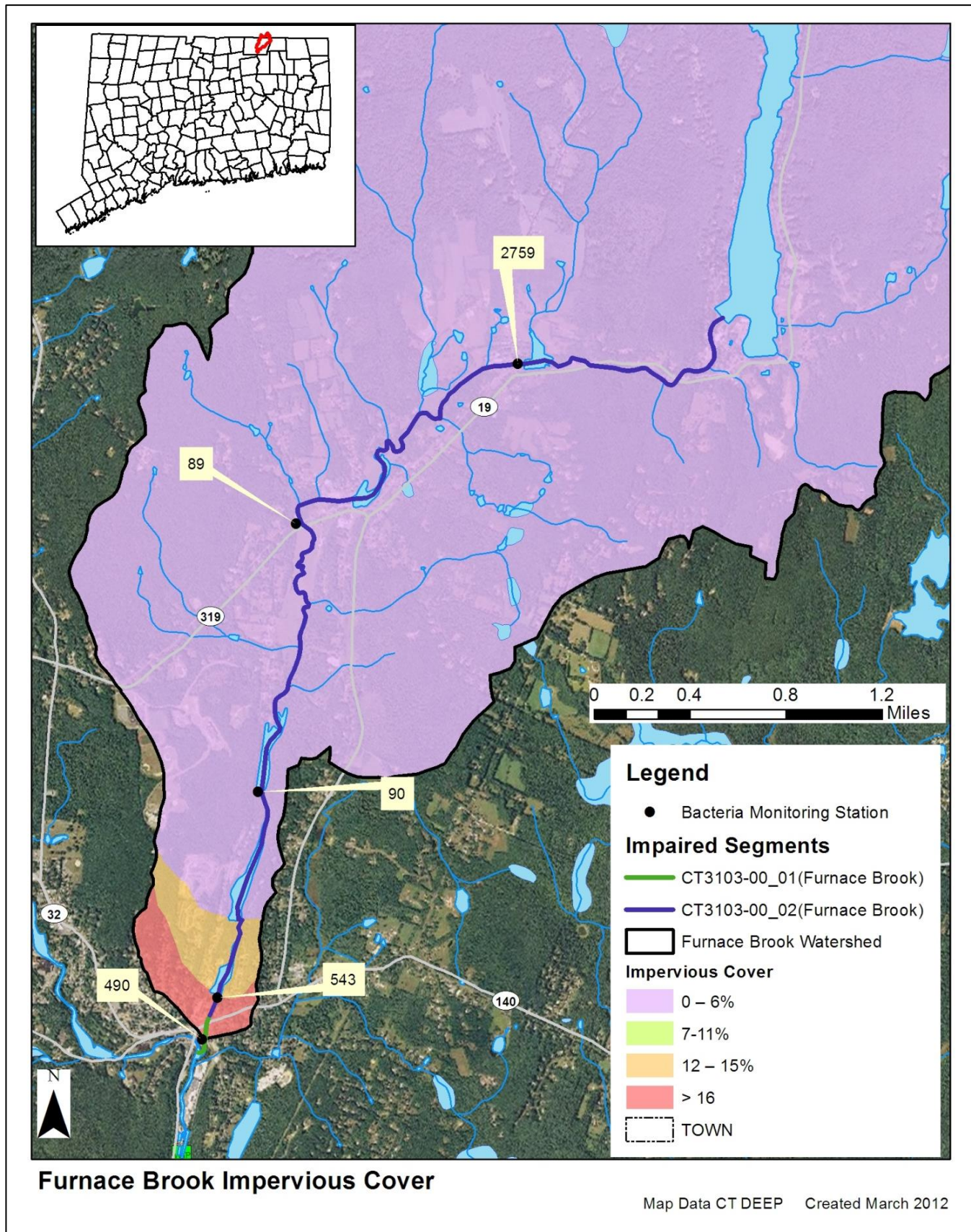


Figure 9: Impervious cover (%) for the Furnace Brook sub-regional watershed



Additional Sources

A landfill was identified in Figure 6 along a tributary to Furnace Brook (Segment 2) and may be a potential source of bacterial contamination. There may be other sources not listed here or identified in Figure 6 that contribute to the observed water quality impairment in Furnace Brook. Further monitoring and investigation will confirm the listed sources and discover additional ones. More detailed evaluation of potential sources is expected to become available as activities are conducted to implement this TMDL.

Land Use/Landscape

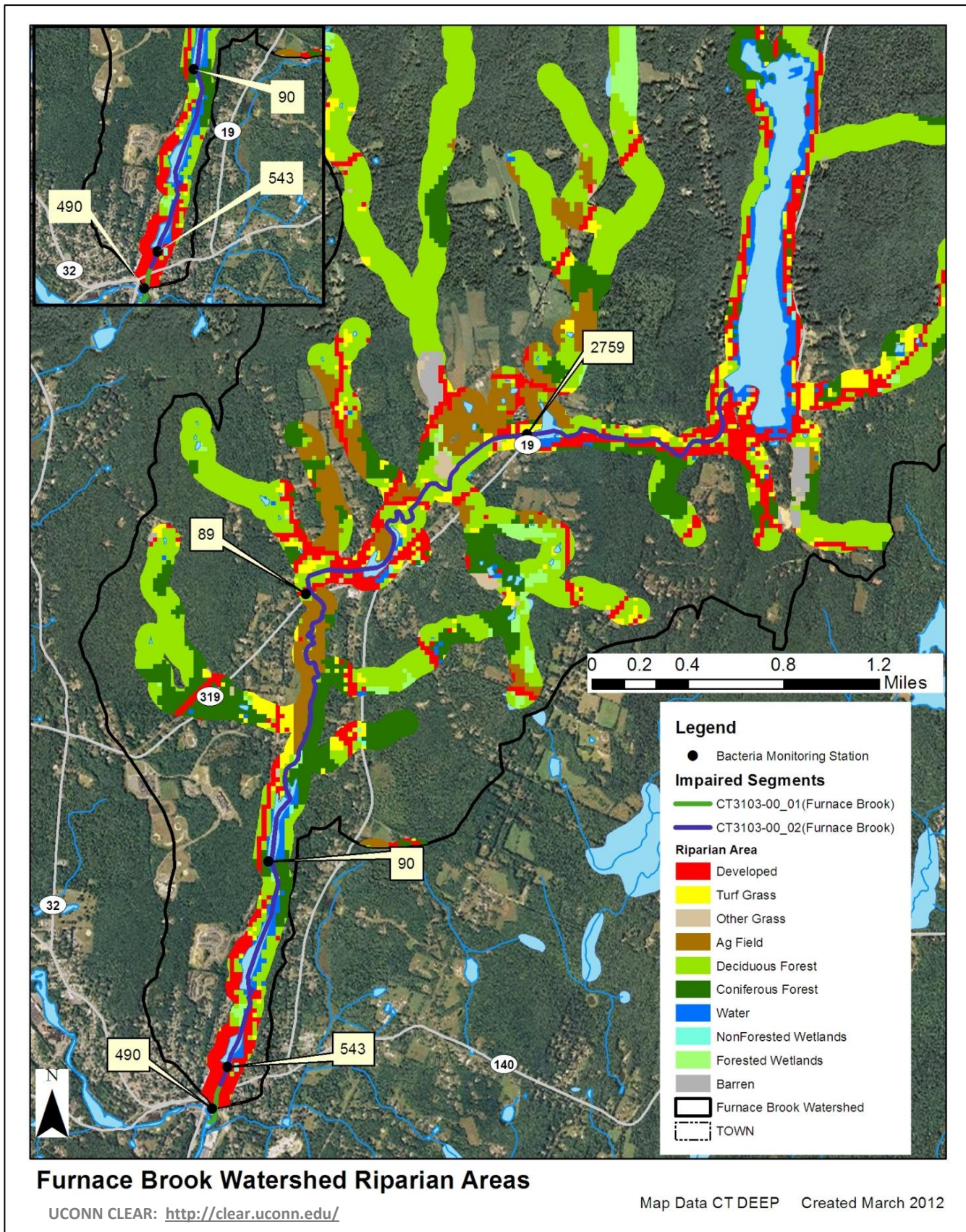
Riparian Buffer Zones

The riparian buffer zone is the area of land located immediately adjacent to streams, lakes, or other surface waters. The boundary of the riparian zone and the adjoining uplands is gradual and not always well-defined. However, riparian zones differ from uplands because of high levels of soil moisture, frequent flooding, and the unique assemblage of plant and animal communities found there. Through the interaction of their soils, hydrology, and vegetation, natural riparian areas influence water quality as contaminants are taken up into plant tissues, adsorbed onto soil particles, or modified by soil organisms. Any change to the natural riparian buffer zone can reduce the effectiveness of the natural buffer and has the potential to contribute to water quality impairment (USEPA, 2011b).

The CLEAR program at UCONN has created streamside buffer layers for the entire State of Connecticut (<http://clear.uconn.edu/>), which have been used in this TMDL. Analyzing this information can reveal potential sources and implementation opportunities at a localized level. The land use directly adjacent to a waterbody can have direct impacts on water quality from surface runoff sources.

The riparian zone for Furnace Brook (Segment 1) consists of developed urban areas. The riparian zone of Furnace Brook (Segment 2) is characterized primarily by agricultural land use with portions of forested and developed land use (Figure 10). Developed and agricultural areas within the riparian zone likely contribute pollutants such as bacteria to the waterbody since the natural riparian buffer cannot treat stormwater runoff from impervious surfaces or agricultural waste sites.

Figure 10: Riparian buffer zone information for the Furnace Brook watershed



RECOMMENDED NEXT STEPS

Future mitigative activities are necessary to ensure the long-term protection of the Furnace Brook watershed and have been prioritized below.

1) Ensure there are sufficient buffers and BMPs on agricultural lands along Furnace Brook.

There are several agricultural areas located adjacent to Furnace Brook (Segment 2). If not already in place, agricultural producers should work with the CT Department of Agriculture and the U.S. Department of Agriculture Natural Resources Conservation Service to develop conservation plans for their farming activities within the watershed. These plans should focus on ensuring that there are sufficient stream buffers, that fencing exists to restrict access to livestock and horses from streams and wetlands, and that animal waste handling, disposal, and other appropriate BMPs are in place. Particular attention should be paid to those agricultural operations located within the riparian buffer zone of Furnace Brook (Segment 2) (Figure 10).

2) Implement a program to evaluate the sanitary sewer system.

The majority of residents surrounding Furnace Brook (Segments 1 and 2) rely on a municipal sewer system (Figure 6). It is important for the municipalities to develop a program to evaluate its sanitary sewer and reduce leaks and overflows. This program should include periodic inspections of the sewer line.

3) Develop a system to monitor septic systems.

Many residents within Stafford near Furnace Brook (Segment 2) rely on onsite wastewater systems, such as septic systems. If not already in place, Stafford should establish a program to ensure that existing septic systems are properly operated and maintained, and create an inventory of existing septic systems through mandatory inspections. Inspections help encourage proper maintenance and identify failed and sub-standard systems. Policies that govern the eventual replacement of sub-standard systems within a reasonable timeframe can be adopted. The municipalities should also develop a program to assist citizens with the replacement and repair of older and failing systems.

4) Evaluate municipal education and outreach programs regarding animal waste.

Any education and outreach programs in the Furnace Brook watershed should highlight the importance of not feeding waterfowl and wildlife, managing horse and livestock waste, and picking up after dogs and other pets. Municipalities and residents can take measures to minimize waterfowl-related impacts such as allowing tall, coarse vegetation to grow in the riparian areas of the Five Mile River that are frequented by waterfowl. Waterfowl, especially grazers like geese, prefer easy access to water. Maintaining an uncut vegetated buffer along the shore will make the habitat less desirable to geese and encourage migration. In addition, any educational program should emphasize that feeding waterfowl, such as ducks, geese, and swans, may contribute to water quality impairments in the Five Mile River and can harm human health and the environment. Animal wastes should be disposed of away from any waterbody or storm drain system. BMPs effective at reducing the impact of animal waste on water quality include installing signage, providing pet waste receptacles in high-use areas, enacting ordinances requiring the clean-up of pet waste, and targeting educational and outreach programs in problem areas.

5) Identify areas in the more developed sections of the Furnace Brook drainage area to implement Best Management Practices (BMPs) to control stormwater runoff.

As noted previously, 13% of the Furnace Brook watershed is considered urban. As such, stormwater runoff is likely contributing bacteria to the impaired segments. To identify areas that are contributing bacteria to the impaired segments, Stafford should continue to conduct wet-weather sampling and prioritize sampling stations with high bacteria concentrations for BMP installation (Table 6). To treat stormwater runoff, Stafford should identify areas along the impaired segments to install BMPs that encourage stormwater to infiltrate the ground before entering the waterbodies. These BMPs would disconnect impervious areas and reduce pollutant loads to the river. More detailed information and BMP recommendations can be found in the core TMDL document.

6) Continue monitoring of permitted sources.

As shown in Table 6, multiple permitted discharges within the Furnace Brook watershed near the impaired segments revealed high bacteria concentrations. Further monitoring will provide information essential to better locate, understand, and reduce pollution sources. If any current monitoring is not done with appropriate bacterial indicator based on the receiving water, then a recommended change during the next permit reissuance is to include the appropriate indicator species. If facility monitoring indicates elevated bacteria, then implementation of permit required, and voluntary measures to identify and reduce sources of bacterial contamination at the facility are an additional recommendation. Regular monitoring should be established for all permitted sources to ensure compliance with permit requirements and to determine if current requirements are adequate or if additional measures are necessary for water quality protection.

Section 6(k) of the MS4 General Permit requires a municipality to modify their Stormwater Management Plan to implement the TMDL within four months of TMDL approval by EPA if stormwater within the municipality contributes pollutant(s) in excess of the allocation established by the TMDL. For discharges to impaired waterbodies, the municipality must assess and modify the six minimum measures of its plan, if necessary, to meet TMDL standards. Particular focus should be placed on the following plan components: public education, illicit discharge detection and elimination, stormwater structures cleaning, and the repair, upgrade, or retrofit of storm sewer structures. The goal of these modifications is to establish a program that improves water quality consistent with TMDL requirements. Modifications to the Stormwater Management Plan in response to TMDL development should be submitted to the Stormwater Program of DEEP for review and approval.

Table 7 details the appropriate bacteria criteria for use as waste load allocations established by this TMDL for use as water quality targets by permittees as permits are renewed and updated, within the Furnace Brook watershed.

For any municipality subject to an MS4 permit and affected by a TMDL, the permit requires a modification of the SMP to include BMPs that address the included impairment. In the case of bacteria related impairments municipal BMPs could include: implementation or improvement to existing nuisance wildlife programs, septic system monitoring programs, any additional measures that can be added to the required illicit discharge detection and elimination (IDDE) programs, and increased street sweeping above basic permit requirements. Any non-MS4 municipalities can implement these same types of initiatives in effort to reduce bacteria source loading to impaired waterways.

Any facilities that discharge non-MS4 regulated stormwater should update their Pollution Prevention Plan to reflect BMPs that can reduce bacteria loading to the receiving waterway. These BMPs could include nuisance wildlife control programs and any installations that increase surface infiltration to reduce overall stormwater volumes. Facilities that are regulated under the Commercial Activities Stormwater Permit should report any updates to their SMP in their summary documentation submitted to DEEP.

Table 7 Bacteria (e.coli) TMDLs, WLAs, and LAs for Recreational Use

		Instantaneous <i>E. coli</i> (#/100mL)						Geometric Mean <i>E. coli</i> (#/100mL)	
Class	Bacteria Source	WLA ⁶			LA ⁶			WLA ⁶	LA ⁶
	Recreational Use	1	2	3	1	2	3	All	All
B ⁴	Non-Stormwater NPDES	235	410	576				126	
	CSOs	235	410	576				126	
	SSOs	0	0	0				0	
	Illicit sewer connection	0	0	0				0	
	Leaking sewer lines	0	0	0				0	
	Stormwater (MS4s)	235 ⁷	410 ⁷	576 ⁷				126 ⁷	
	Stormwater (non-MS4)				235 ⁷	410 ⁷	576 ⁷		126 ⁷
	Wildlife direct discharge				235 ⁷	410 ⁷	576 ⁷		126 ⁷
	Human or domestic animal direct discharge ⁵				235	410	576		126

- (1) **Designated Swimming.** Procedures for monitoring and closure of bathing areas by State and Local Health Authorities are specified in: Guidelines for Monitoring Bathing Waters and Closure Protocol, adopted jointly by the Department of Environmental Protections and the Department of Public Health. May 1989. Revised April 2003 and updated December 2008.
- (2) **Non-Designated Swimming.** Includes areas otherwise suitable for swimming but which have not been designated by State or Local authorities as bathing areas, waters which support tubing, water skiing, or other recreational activities where full body contact is likely.
- (3) **All Other Recreational Uses.**
- (4) Criteria for the protection of recreational uses in Class B waters do not apply when disinfection of sewage treatment plant effluents is not required consistent with Standard 23. (Class B surface waters located north of Interstate Highway I-95 and downstream of a sewage treatment plant providing seasonal disinfection May 1 through October 1, as authorized by the Commissioner.)
- (5) Human direct discharge = swimmers
- (6) Unless otherwise required by statute or regulation, compliance with this TMDL will be based on ambient concentrations and not end-of-pipe bacteria concentrations
- (7) Replace numeric value with "natural levels" if only source is naturally occurring wildlife. Natural is defined as the biological, chemical and physical conditions and communities that occur within the environment which are unaffected or minimally affected by human influences (CT DEEP 2011a). Sections 2.2.2 and 6.2.7 of this Core Document deal with BMPs and delineating type of wildlife inputs.

BACTERIA DATA AND PERCENT REDUCTIONS TO MEET THE TMDL**Table 8: Furnace Brook (Segment 1) Bacteria Data****Waterbody ID:** CT3103-00_01**Characteristics:** Freshwater, Class B, Habitat for Fish and other Aquatic Life and Wildlife, Recreation, and Industrial and Agricultural Water Supply**Impairment:** Recreation (*E. coli* bacteria)**Water Quality Criteria for *E. coli*:**

Geometric Mean: 126 colonies/100 mL

Single Sample: 410 colonies/100 mL

Percent Reduction to meet TMDL:Geometric Mean: **80%**Single Sample: **78%****Data:** 1999-2002 and 2010 from CT DEEP targeted sampling efforts, 2012 TMDL Cycle**Single sample *E. coli* (colonies/100 mL) data from Station 490 on Furnace Brook (Segment 1) with annual geometric means calculated**

Station Name	Station Location	Date	Result	Wet/Dry	Geomean
490	At end of concrete channel	10/13/1999	470	dry	625* (80%)
490	At end of concrete channel	11/29/1999	830	dry	
490	At end of concrete channel	2/9/2000	110	dry	313
490	At end of concrete channel	5/16/2000	200	dry	
490	At end of concrete channel	8/28/2000	1400	dry	
490	At end of concrete channel	3/19/2001	310	dry	305
490	At end of concrete channel	5/1/2001	120	dry	
490	At end of concrete channel	7/23/2001	760	dry	
490	At end of concrete channel	6/13/2002	86	wet	97
490	At end of concrete channel	10/10/2002	110	dry	

Single sample *E. coli* (colonies/100 mL) data from Station 490 on Furnace Brook (Segment 1) with annual geometric means calculated (continued)

Station Name	Station Location	Date	Result	Wet/Dry	Geomean
490	At end of concrete channel	4/27/2010	200	wet	361
490	At end of concrete channel	5/5/2010	110	dry	
490	At end of concrete channel	5/11/2010	120	dry	
490	At end of concrete channel	5/18/2010	74	wet	
490	At end of concrete channel	5/25/2010	31	dry	
490	At end of concrete channel	6/1/2010	110	wet	
490	At end of concrete channel	6/8/2010	250	dry	
490	At end of concrete channel	6/15/2010	910	dry	
490	At end of concrete channel	6/22/2010	180	wet	
490	At end of concrete channel	6/29/2010	150	dry	
490	At end of concrete channel	7/6/2010	400	dry	
490	At end of concrete channel	7/13/2010	990	wet	
490	At end of concrete channel	7/20/2010	1700	dry	
490	At end of concrete channel	7/27/2010	1000	dry	
490	At end of concrete channel	8/3/2010	600	dry	
490	At end of concrete channel	8/10/2010	730	dry	
490	At end of concrete channel	8/17/2010	1900* (78%)	dry	
490	At end of concrete channel	8/24/2010	310	dry	
490	At end of concrete channel	8/31/2010	390	dry	
490	At end of concrete channel	9/7/2010	620	dry	
490	At end of concrete channel	9/14/2010	1400	dry	
490	At end of concrete channel	9/21/2010	830	dry	
490	At end of concrete channel	9/28/2010	340	wet	

Shaded cells indicate an exceedance of water quality criteria

†Average of two duplicate samples

** Weather conditions for selected data taken from Hartford because local station had missing data

*Indicates single sample and geometric mean values used to calculate the percent reduction

Wet and dry weather *E. coli* (colonies/100 mL) geometric mean values for Station 490 on Furnace Brook (Segment 1)

Station Name	Station Location	Years Sampled	Number of Samples		Geometric Mean		
			Wet	Dry	All	Wet	Dry
490	At end of concrete channel	1999-2002, 2010	7	26	335	189	391

Shaded cells indicate an exceedance of water quality criteria

Weather condition determined from rain gages at Hartford Bradley International Airport, CT.

Table 9: Furnace Brook (Segment 2) Bacteria Data**Waterbody ID:** CT3103-00_02**Characteristics:** Freshwater, Class B, Habitat for Fish and other Aquatic Life and Wildlife, Recreation, and Industrial and Agricultural Water Supply**Impairment:** Recreation (*E. coli* bacteria)**Water Quality Criteria for *E. coli*:**

Geometric Mean: 126 colonies/100 mL

Single Sample: 410 colonies/100 mL

Percent Reduction to meet TMDL:Geometric Mean: **82%**Single Sample: **96%****Data:** 1999-2001 and 2010 from CT DEEP targeted sampling efforts, 2012 TMDL Cycle**Single sample *E. coli* (colonies/100 mL) data from all monitoring stations on Furnace Brook (Segment 2) with annual geometric means calculated**

Station Name	Station Location	Date	Result	Wet/Dry	Geomean
543	Upstream of concrete channel	5/16/2000	140	dry	53
543	Upstream of concrete channel	8/28/2000	20	dry	
543	Upstream of concrete channel	8/10/2010	20	dry	20
543	Upstream of concrete channel	8/17/2010	20	dry	
90	Downstream of Glenville Pond	8/10/2010	74	dry	27
90	Downstream of Glenville Pond	8/17/2010	10	dry	
89	Upstream of Orcuttville Road	10/13/1999	160	dry	204
89	Upstream of Orcuttville Road	11/29/1999	260	dry	
89	Upstream of Orcuttville Road	2/9/2000	150	dry	691* (82%)
89	Upstream of Orcuttville Road	5/16/2000	6100	dry	
89	Upstream of Orcuttville Road	8/28/2000	360	dry	
89	Upstream of Orcuttville Road	3/19/2001	1900	dry	419
89	Upstream of Orcuttville Road	5/1/2001	460	dry	
89	Upstream of Orcuttville Road	7/23/2001	84	dry	

Single sample *E. coli* (colonies/100 mL) data from all monitoring stations on Furnace Brook (Segment 2) with annual geometric means calculated (continued)

Station Name	Station Location	Date	Result	Wet/Dry	Geomean
89	Upstream of Orcuttville Road	4/27/2010	11000* (96%)	wet	503
89	Upstream of Orcuttville Road	5/5/2010	360	dry	
89	Upstream of Orcuttville Road	5/11/2010	170	dry	
89	Upstream of Orcuttville Road	5/18/2010	190	wet	
89	Upstream of Orcuttville Road	5/25/2010	290	dry	
89	Upstream of Orcuttville Road	6/1/2010	190	wet	
89	Upstream of Orcuttville Road	6/8/2010	500	dry	
89	Upstream of Orcuttville Road	6/15/2010	490	dry	
89	Upstream of Orcuttville Road	6/22/2010	540	wet	
89	Upstream of Orcuttville Road	6/29/2010	150	dry	
89	Upstream of Orcuttville Road	7/6/2010	370	dry	
89	Upstream of Orcuttville Road	7/13/2010	830	wet	
89	Upstream of Orcuttville Road	7/20/2010	610	dry	
89	Upstream of Orcuttville Road	7/27/2010	420	dry	
89	Upstream of Orcuttville Road	8/3/2010	750	dry	
89	Upstream of Orcuttville Road	8/10/2010	860	dry	
89	Upstream of Orcuttville Road	8/17/2010	880	dry	
89	Upstream of Orcuttville Road	8/24/2010	930	dry	
89	Upstream of Orcuttville Road	8/31/2010	740	dry	
89	Upstream of Orcuttville Road	9/7/2010	460	dry	
89	Upstream of Orcuttville Road	9/14/2010	890	dry	
89	Upstream of Orcuttville Road	9/21/2010	240	dry	
89	Upstream of Orcuttville Road	9/28/2010	320	wet	
2759	Upstream of Hydeville Road	8/10/2010	170	dry	103
2759	Upstream of Hydeville Road	8/17/2010	63	dry	

Shaded cells indicate an exceedance of water quality criteria

†Average of two duplicate samples

** Weather conditions for selected data taken from Hartford because local station had missing data

*Indicates single sample and geometric mean values used to calculate the percent reduction

Wet and dry weather *E. coli* (colonies/100 mL) geometric mean values for all monitoring stations on Furnace Brook (Segment 2)

Station Name	Station Location	Years Sampled	Number of Samples		Geometric Mean		
			Wet	Dry	All	Wet	Dry
543	Upstream of concrete channel	2000, 2010	0	4	33	NA	33
90	Downstream of Glenville Pond	2010	0	2	27	NA	27
89	Upstream of Orcuttville Road	1999-2001, 2010	6	25	481	620	452
2759	Upstream of Hydeville Road	2010	0	2	103	NA	103
Shaded cells indicate an exceedance of water quality criteria							
Weather condition determined from rain gages at Hartford Bradley International Airport, CT.							

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